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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/731,635	12/09/2003	W. Michael DeLoach SR.	T105 1010.2	4719	
7590 10/13/2005			EXAM	EXAMINER	
	ARLYLE SANDRID	HORTON, YVO	NNE MICHELE		
POST OFFICE ATLANTA, O	EBOX 7037 GA 30357-0037	ART UNIT	PAPER NUMBER		
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DATE MAILED: 10/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/731,635	DELOACH, W. MICHAEL		
		Examiner	Art Unit		
		Yvonne M. Horton	3635		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1)[🛛	Responsive to communication(s) filed on 11 Ju	ılv 2005.			
'=		action is non-final.			
3)	· -	his application is in condition for allowance except for formal matters, prosecution as to the merits is			
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
4)⊠	Claim(s) <u>2-10,14-23,26-28 and 33-37</u> is/are per	nding in the application			
4a) Of the above claim(s) is/are withdrawn from consideration.					
	Claim(s) 17-23 and 33-37 is/are allowed.				
6)⊠ Claim(s) <u>2-7,14 and 26</u> is/are rejected.					
	Claim(s) <u>8-10,15,16,27 and 28</u> is/are objected t	to.			
	Claim(s) are subject to restriction and/or				
		4			
	on Papers				
9) The specification is objected to by the Examiner.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
•	Applicant may not request that any objection to the o				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority u	inder 35 U.S.C. § 119	,			
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) ' No(s)/Mail Date	4) Interview Summary ( Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:			

#### **DETAILED ACTION**

# Withdrawal of Allowable Subject Matter

The indicated allowability of claim 26 is withdrawn in view of the newly discovered reference(s) to EKEDAL. Rejections based on the newly cited reference(s) follow.

## Claim Rejections - 35 USC § 102

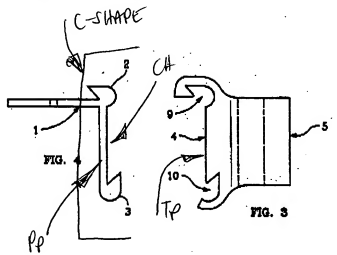
The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 2-7 are rejected under 35 U.S.C. 102(b) as being anticipated by US

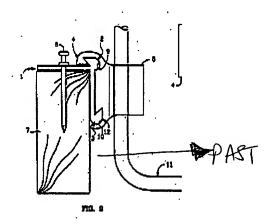
Patent #5,216,866 to EKEDAL. EKEDAL discloses a form including a plurality of
spaced apart metal, column2, line 18, frame members (1) formed by a plurality of
members, a reinforcing mat (11) disposed within and adjacent to the frame (1), and a
plurality of brackets (4) slidably, column 1, line 58, disposed on the ends of the
reinforcing mat (11) located adjacent respective ones of the frame embers (1) such that
the reinforcing mat (11) is fixed to the frame (1) to thereby hold the mat (11) in place
within the respective frame member (1). Regarding claim 3, each of the frame
members (1) have a general C-shape with flanges (2,3) that extend inwardly toward an

Application/Control Number: 10/731,635

Art Unit: 3635



interiorly of the frame. In reference claim 4, the reinforcing mat (11) is sized to move into the frame past the inward flanges (2,3), see below. Regarding claim 5, the C-shaped



frame (1) is an inwardly facing channel (CH) defined by an outside panel portion (PP), see above, wherein the brackets are slidable, column 1, line 58, on the frame (1) against the outside panel portion (PP) through the bracket (4) by portion (TP) of bracket (4) engaging the outside panel portion (PP). In reference to claim 6, the applicant is reminded that the method of fixing the end portions after being slid, is not germane to

Application/Control Number: 10/731,635 Page 4

Art Unit: 3635

the issue of patentability in apparatus claims. In apparatus claims, it is the final product that is given patentable consideration. However, the brackets (4) are fixed to the end portion of the reinforcing mat (11) after being slid against and attached to the outside panel (PP) of the frame members (1), column 2, lines 20-25. Regarding claim 7, the reinforcing members (11) are re-bar, column 2, line 5, wherein, a mat inherently is comprised of a criss-crossed pattern.

Claim 26 is rejected under 35 U.S.C. 102(b) as being anticipated by US Patent #5,216,866 to EKEDAL. EKEDAL discloses a form including a plurality of spaced apart metal, column2, line 18, frame members (1) formed by a plurality of members, a reinforcing mat (11) disposed within and adjacent to the frame (1), and a plurality of brackets (4) slidably, column 1, line 58, disposed on the ends of the reinforcing mat (11) located adjacent respective ones of the frame embers (1) such that the reinforcing mat (11) is fixed to the frame (1) to thereby hold the mat (11) in place within the respective frame member (1). The reinforcing members (11) are re-bar, column 2, line 5, wherein, a mat inherently is comprised of a criss-crossed pattern. The applicant is reminded that the method of fixing the end portions after being slid, is not germane to the issue of patentability in apparatus claims. In apparatus claims, it is the final product that is given patentable consideration. However, the brackets (4) are fixed to the end portion of the reinforcing mat (11) after being slid against and attached to the outside panel (PP) of the frame members (1), column 2, lines 20-25.

#### Claim Rejections - 35 USC § 103

Art Unit: 3635

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent #5,216,866 to EKEDAL. EKEDAL discloses a form including a plurality of spaced apart metal, column2, line 18, channel frame members (1) that face inwardly and are formed by a plurality of members, a reinforcing mat (11) disposed within and adjacent to the frame (1), and a plurality of brackets (4) slidably, column 1, line 58, disposed on the ends of the reinforcing mat (11) located adjacent respective ones of the frame members (1) such that the reinforcing mat (11) is fixed to the frame (1) prior to installation of the reinforcing members (11), column 2, lines 20-25 to thereby hold the mat (11) in place within the respective frame member (1). The mat (11) inherently is comprised of a criss-crossed pattern. Again, the applicant is reminded that the method of fixing the end portions after being slid, is not germane to the issue of patentability in apparatus claims. In apparatus claims, it is the final product that is given patentable consideration. In column 18, EKEDAL discloses that his frame (1) can be metal; however, he does not emphasize "roll formed sheet metal". It would have been obvious to one having ordinary skill in the art at the time the invention was made to select a known material on the basis of its suitability for the use intended as an obvious matter of design choice.

## Allowable Subject Matter

Claims 17-23 and 33-37 are allowed.

Application/Control Number: 10/731,635 Page 6

Art Unit: 3635

Claims 8-10,15-16 and 27-28 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

## Response to Arguments

Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yvonne M. Horton whose telephone number is (571) 272-6845. The examiner can normally be reached on 6:30 am - 3:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl D. Friedman can be reached on (571) 272-6842. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

YMAL Yvonne M. Horton 10/11/05